



UNITED STATE: EPARTMENT OF COMMERCE **Patent and Trademark Office**

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Washington, D.C. 20231

04/21/00

ATTORNEY DOCKET NO. FIRST NAMED INVENTOR FILING DATE APPLICATION NO. 046585/0121 J FAHEY 09/425,890 10/25/99 EXAMINER Γ IM22/0421 WONG.L FOLEY & LARDNER PAPER NUMBER ART UNIT SUITE 500 3000 K STREET NW 1761 WASHINGTON DC 20007-5109 DATE MAILED:

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

PTO-90C (Rev. 2/95)

U.S. G.P.O. 1999 460-693

1- File Copy

U. S. Patent and Trademerk Office PTO-326 (Rev. 9-95)

Application/Control Number: 09/425890

Art Unit: 1761

Page 2

DETAILED ACTION

Election/Restriction

Restriction to one of the following inventions is required under 35 U.S.C. 121:

- Claims 37 and 38, drawn to a method of preparing a food product comprising an extraction, classified in class 426, subclass 430.
- II. Claims 36 and 48-51, drawn to a method of preparing a food product, classified in class 426, subclass 615.

The inventions are distinct, each from the other because of the following reasons:

Inventions I and II are unrelated. Inventions are unrelated if it can be shown that they are not disclosed as capable of use together and they have different modes of operation, different functions, or different effects (MPEP § 806.04, MPEP § 808.01). In the instant case, the different inventions are not disclosed as capable of use together and they have different modes of operation, where Invention I comprises an extraction.

Because these inventions are distinct for the reasons given above and have acquired a separate status in the art as shown by their different classification and their recognized divergent subject matter, restriction for examination purposes as indicated is proper.

Applicant is advised that the reply to this requirement to be complete must include an election of the invention to be examined even though the requirement be traversed (37 CFR 1.143).

Application/Control Number: 09/425890

Page 3

Art Unit: 1761

Applicant is reminded that upon the cancellation of claims to a non-elected invention, the inventorship must be amended in compliance with 37 CFR 1.48(b) if one or more of the currently named inventors is no longer an inventor of at least one claim remaining in the application. Any amendment of inventorship must be accompanied by a petition under 37 CFR 1.48(b) and by the fee required under 37 CFR 1.17(I).

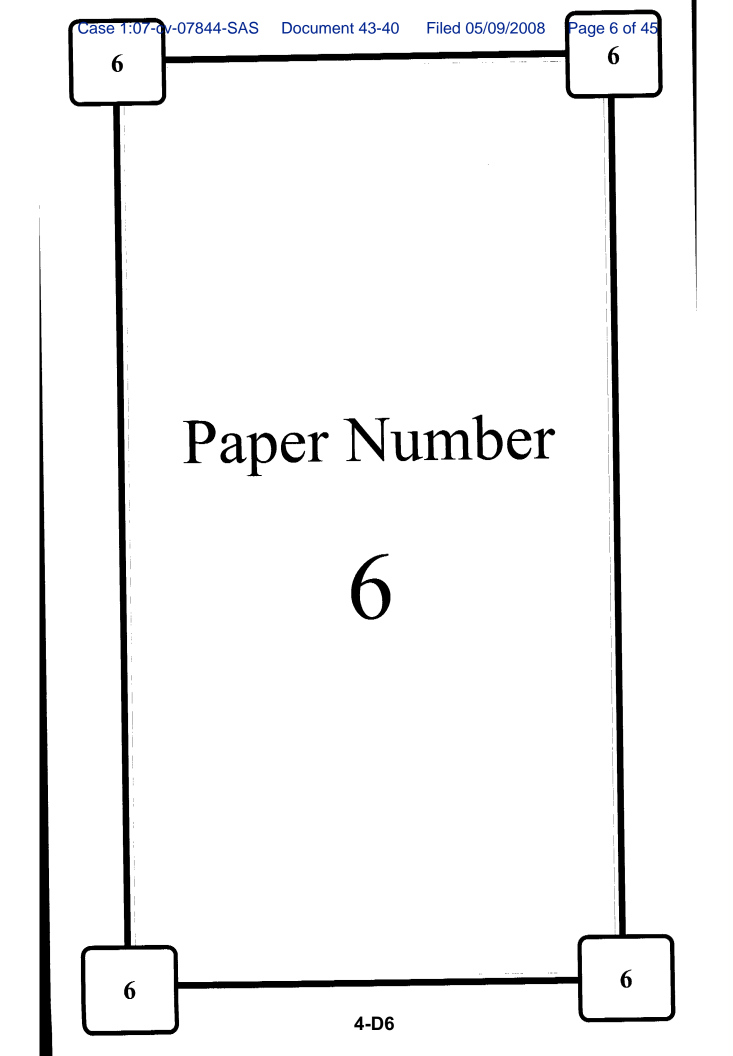
Any inquiry concerning this communication or earlier communications from the examiner should be directed to Leslie Wong whose telephone number is (703) 308-1979. The examiner can normally be reached on Tuesday-Thursday from 6:30 AM to 3:00 PM.

The fax number for this Group is (703) 305-7718.

Any inquiry of a general nature or relating to the status of this application should be directed to the Group receptionist whose telephone number is (703) 308-0661.

Leslie Wong
Primary Examiner
Art Unit 1761

LAW April 20, 2000



6-1-00

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Attorney Docket No: 046585/0121

In re patent application of

Jed FAHEY, et al.

Serial No.: 09/425,890

Filed: October 25, 1999

Group Art Unit: 1761

Examiner: L. WONG

For: CANCER CHEMOPROTECTIVE FOOD PRODUCTS

RESPONSE TO RESTRICTION REQUIREMENT

Assistant Commissioner for Patents Washington, D.C. 20231

Sir:

In response to the Office Action mailed April 21, 1999 in the above-identified application, applicants hereby elect with traverse Group II, claims 36 and 48-51. A response was due on May 21, 2000, a Sunday, thus making May 22, 2000, the next business day, the timely date for filing this response. It is believed that no fee is due, but should such a fee be due, consider this paragraph a request and authorization to charge the appropriate fee to Deposit Account No. 19-0741.

Applicants respectfully submit that the pending claims do not require restriction because examination of all of the pending claims would not require additional searches or otherwise place a serious burden on the examiner. See MPEP 803.

Applicants, of course, reserve the right to file one or more divisional applications covering the subject matter of the non-elected claims.

Receipt of the initial Office Action on the merits is awaited.

Respectfully submitted,

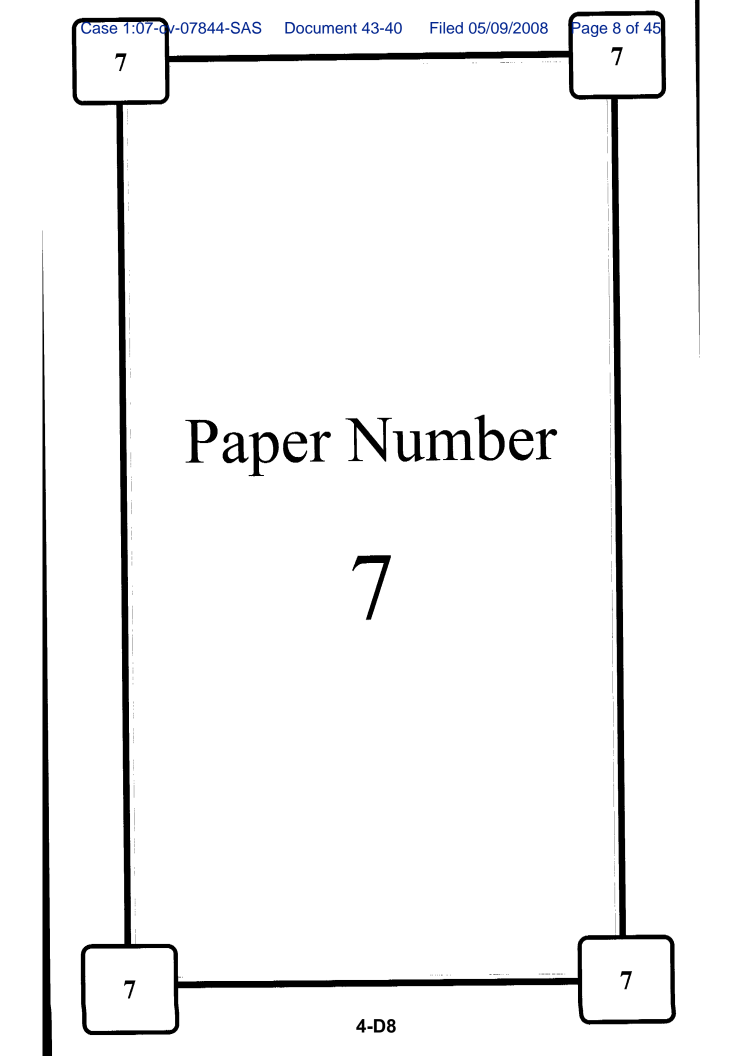
Jayme A. Huleatt

Reg. No. 34,485

Foley & Lardner

3000 K Street, NW, Suite 500 Washington, DC 20007-5109

Tel: (202) 672-5300





UNITED STATE DEPARTMENT OF COMMERCE Patent and Trademark Office

Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

APPLICATION NO. FILING DATE FIRST NAMED INVENTOR ATTORNEY DOCKET NO. 09/425,890 10/25/99 FAHEY 046585/0121 EXAMINER IM22/0810 WONG, L FOLEY & LARDNER SUITE 500 ART UNIT PAPER NUMBER 3000 K STREET NW WASHINGTON DC 20007-5109 1761 DATE MAILED: 08/10/00

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

PTO-90C (Rev. 2/95) U.S. G.P.O. 2000 ; 465-188/25266

•	Application No. 09/425,890	Applicance	Fahey et a	al.	
Office Action Summary	Examiner Leslie Wor	ıg	Group Art Unit 1761		
⊠ Responsive to communication(s) filed on May 22, 200	00			·	
☐ This action is FINAL.					
☐ Since this application is in condition for allowance exc in accordance with the practice under Ex parte Quayle	ept for formal matters e, 1935 C.D. 11; 453	, prosecution O.G. 213.	on as to the mer	its is closed	
A shortened statutory period for response to this action is longer, from the mailing date of this communication. F application to become abandoned. (35 U.S.C. § 133). E 37 CFR 1.136(a).	ailure to respond with	in the perio	d for response w	ill cause the	
Disposition of Claims					
		is/are	pending in the a	pplication.	
Of the above, claim(s) 37 and 38		is/are w	rithdrawn from c	onsideration.	
☐ Claim(s)		i	s/are allowed.		
		i	s/are rejected.		
☐ Claim(s)		i	s/are objected to		
☐ Claims	are subject	t to restrict	ion or election re	equirement.	
☐ See the attached Notice of Draftsperson's Patent D ☐ The drawing(s) filed on	objected to by the Exist Is	aminer. proved [. § 119(a)-(cuments ha	ve been Rule 17.2(a)).		
SEE OFFICE ACTION	V ON THE FOLLOWING	PAGES			

U. S. Patent and Trademark Office PTO-326 (Rev. 9-95)

Application/Control Number: 09/425890

Page 2

Art Unit: 1761

Applicant's election of Group II, claims 36 and 48-51, in Paper No. 6 is acknowledged. Because applicant did not distinctly and specifically point out the supposed errors in the restriction requirement, the election has been treated as an election without traverse (MPEP § 818.03(a)).

A rejection based on double patenting of the "same invention" type finds its support in the language of 35 U.S.C. 101 which states that "whoever invents or discovers any new and useful process ... may obtain a patent therefor ..." (Emphasis added). Thus, the term "same invention," in this context, means an invention drawn to identical subject matter. See Miller v. Eagle Mfg. Co., 151 U.S. 186 (1894); In re Ockert, 245 F.2d 467, 114 USPQ 330 (CCPA 1957); and In re Vogel, 422 F.2d 438, 164 USPQ 619 (CCPA 1970).

A statutory type (35 U.S.C. 101) double patenting rejection can be overcome by canceling or amending the conflicting claims so they are no longer coextensive in scope. The filing of a terminal disclaimer cannot overcome a double patenting rejection based upon 35 U.S.C. 101.

Claim 36 is rejected under 35 U.S.C. 101 as claiming the same invention as that of claim 14 of prior U.S. Patent No. 5,725,895. This is a double patenting rejection.

The nonstatutory double patenting rejection is based on a judicially created doctrine grounded in public policy (a policy reflected in the statute) so as to prevent the unjustified or improper timewise extension of the "right to exclude" granted by a patent and to prevent possible

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Application/Control Number: 09/425890

Art Unit: 1761

harassment by multiple assignees. See In re Goodman, 11 F.3d 1046, 29 USPQ2d 2010 (Fed. Cir. 1993); In re Longi, 759 F.2d 887, 225 USPQ 645 (Fed. Cir. 1985); In re Van Ornum, 686 F.2d 937, 214 USPQ 761 (CCPA 1982); In re Vogel, 422 F.2d 438, 164 USPQ 619 (CCPA 1970);and, In re Thorington, 418 F.2d 528, 163 USPQ 644 (CCPA 1969).

A timely filed terminal disclaimer in compliance with 37 CFR 1.321© may be used to overcome an actual or provisional rejection based on a nonstatutory double patenting ground provided the conflicting application or patent is shown to be commonly owned with this application. See 37 CFR 1.130(b).

Effective January 1, 1994, a registered attorney or agent of record may sign a terminal disclaimer. A terminal disclaimer signed by the assignee must fully comply with 37 CFR 3.73(b).

Claims 48-51 are rejected under the judicially created doctrine of obviousness-type double patenting as being unpatentable over the claims of U.S. Patent No. 5,725,895 and 5.968.567. Although the conflicting claims are not identical, they are not patentably distinct from each other because the claims merely differ as to the germination of the seeds, where the use of the ungerminated seed in food production would be obvious to one of ordinary skill in the art.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Leslie Wong whose telephone number is (703) 308-1979. The examiner can normally be reached on Tuesday-Thursday from 6:30 AM to 5:00 PM.

The fax number for this Group is (703) 305-7718.

Application/Control Number: 09/425890

Page 4

Art Unit: 1761

Any inquiry of a general nature or relating to the status of this application should be directed to the Group receptionist whose telephone number is (703) 308-0661.

> **Primary Examiner** Art Unit 1761

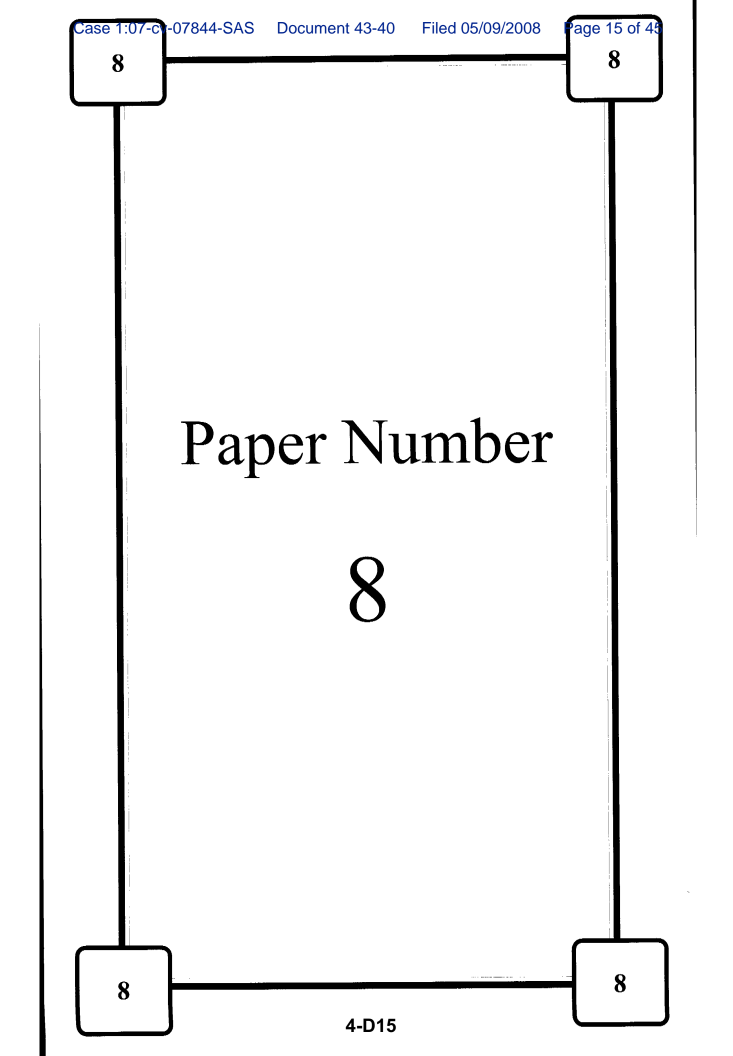
LAW August 9, 2000

		Votice of Refe	rences Cited	Application No. 09/425,890	Applicant(s)	Fahey et al.	
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			U	.s. PATENT DOCUMENTS			
4	_	DOCUMENT NO.	DATE	NAM	E	CLA	\$S SUBCLASS
_	A	5,725,895	03-1998	Fahey e	et al.	42	6 49
	В	5,968,567	10-1999	Fahey e	et al.	42	6 49
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U. S. Petent and Trademark Office PTO-892 (Rev. 9-95)

Notice of References Cited

Part of Paper No. ____7



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Attorney Docket No: 046585/0121

In re patent application of

Jed FAHEY, et al.

Serial No.: 09/425,890

Filed: October 25, 1999

Group Art Unit: 1761

Examiner: L. WONG

CANCER CHEMOPROTECTIVE FOOD PRODUCTS For:

AMENDMENT AND REQUEST FOR RECONSIDERATION UNDER 37 C.F.R. §1.111

Assistant Commissioner for Patents Washington, D.C. 20231

Sir:

This responds to the Office Action mailed on August 10, 2000 in the above-identified application. A response was due on November 10, 2000, a Federal Holiday, thus making November 13, 2000, the next business day, the timely date for filing this response. It is believed that no fee is due, but should such a fee be due, consider this paragraphtà request and authorization to charge the appropriate fee to Deposit Account No. 19-0741.

Kindly amend the above-identified application as follows:

IN THE CLAIMS:

Kindly cancel claims 37 and 38 without prejudice or disclaimer for filing in one or more divisional applications.

1 26. (Once amended) A method of preparing a food product[,] rich in glucosinolates comprising cruciferous seeds, flour made from the cruciferous seeds, or a combination thereof, wherein said method comprises [comprising] introducing cruciferous seeds, flour made from the cruciferous seeds, or a combination thereof, into another edible ingredient, wherein said seeds and flour are rich in glucosinolates [wherein said seeds produce sprouts having at least 200,000 units per gram fresh weight of Phase 2 enzymeinducing potential when measured after 3-days of growth and non-toxic levels of indole glucosinolates and their breakown products and goitrogenic hydroxybutenyl glucosinolates, into another edible ingredient].

- (Once amended) A method of preparing a human food product rich in glucosinolates comprising cruciferous seeds, flour made from the cruciferous seeds, or a combination thereof, wherein the cruciferous seeds [or] and flour [contain high Phase 2 enzyme-inducing potential, comprising the steps of] are rich in glucosinolates, wherein said method comprises:
- selecting cruciferous seeds which produce sprouts that [contain at least (a) 200,000 units per gram fresh weight of Phase 2 enzyme-inducing potential when measured after 3-days of growth] are rich in glucosinolates, and
 - preparing a food product from the selected cruciferous seeds. (b)

Kindly add the following claims:

-52. The method of claim 36, wherein said seeds and flour contain high Phase 2 enzyme-inducing potential and non-toxic levels of indole glucosinolates and their breakown products and goitrogenic hydroxybutenyl glucosinolates.

The method of claim 36, wherein said seeds produce sprouts having at least 200,000 units per gram fresh weight of Phase 2 enzyme-inducing potential when measured after 3-days of growth and non-toxic levels of indole glucosinolates and their breakown products and goitrogenic hydroxybutenyl glucosinolates,

The method of claim 36, wherein said seeds produce sprouts having at least 300,000 units per gram fresh weight of Phase 2 enzyme-inducing potential when measured after 3-days of growth and non-toxic levels of indole glucosinolates and their breakown products and goitrogenic hydroxybutenyl glucosinolates,

5 The method of claim 36, wherein said seeds produce sprouts having at least *5*5. 400,000 units per gram fresh weight of Phase 2 enzyme-inducing potential when measured after 3-days of growth and non-toxic levels of indole glucosinolates and their breakown products and goitrogenic hydroxybutenyl glucosinolates.

U.S. Serial No. 09/425,890

The method of claim 36, wherein said seeds produce sprouts having at least 500,000 units per gram fresh weight of Phase 2 enzyme-inducing potential when measured after 3-days of growth and non-toxic levels of indole glucosinolates and their breakown products and goitrogenic hydroxybutenyl glucosinolates.

The method of claim 48, wherein said seeds and flour contain high Phase 2 enzyme-inducing potential and non-toxic levels of indole glucosinolates and their breakown products and goitrogenic hydroxybutenyl glucosinolates.

The method of claim 48, wherein the selected cruciferous seeds produce sprouts that contain at least 200,000 units per gram fresh weight of Phase 2 enzyme-inducing potential when measured after 3-days of growth.--

REMARKS

Claims 36 and 48-58 are pending in this application. Claims 36 and 48 are amended and claims 37 and 38 are canceled. Claims 52-58 are added. Applicants confirm the election of Group II, claims 36 and 48-51.

1. Rejection under Statutory Double Patenting

Claim 36 is rejected under 35 U.S.C. 101 double patenting as claiming the same invention as that of claim 14 of U.S. Patent No. 5,725,895. Applicants have amended claim 36 to overcome this rejection. It is requested that this rejection be withdrawn.

2. Rejection under Obvious-Type Double Patenting

Claims 48-51 are rejected under the judicially created doctrine of obviousness-type double patenting as being unpatentable over the claims of U.S. Patent Nos. 5,725,895 and 5,968, 567. Applicants herewith enclose a terminal disclaimer to overcome this rejection. It is requested that this rejection be withdrawn.

CONCLUSION

In view of the foregoing, it is respectfully urged that the present claims are in condition for allowance. An early notice to this effect is earnestly solicited. Should there

U.S. Serial No. 09/425,890

be any questions, Examiner Wong is courteously invited to contact the undersigned attorney at the telephone number shown below.

Respectfully submitted,

Reg. No. 35,792

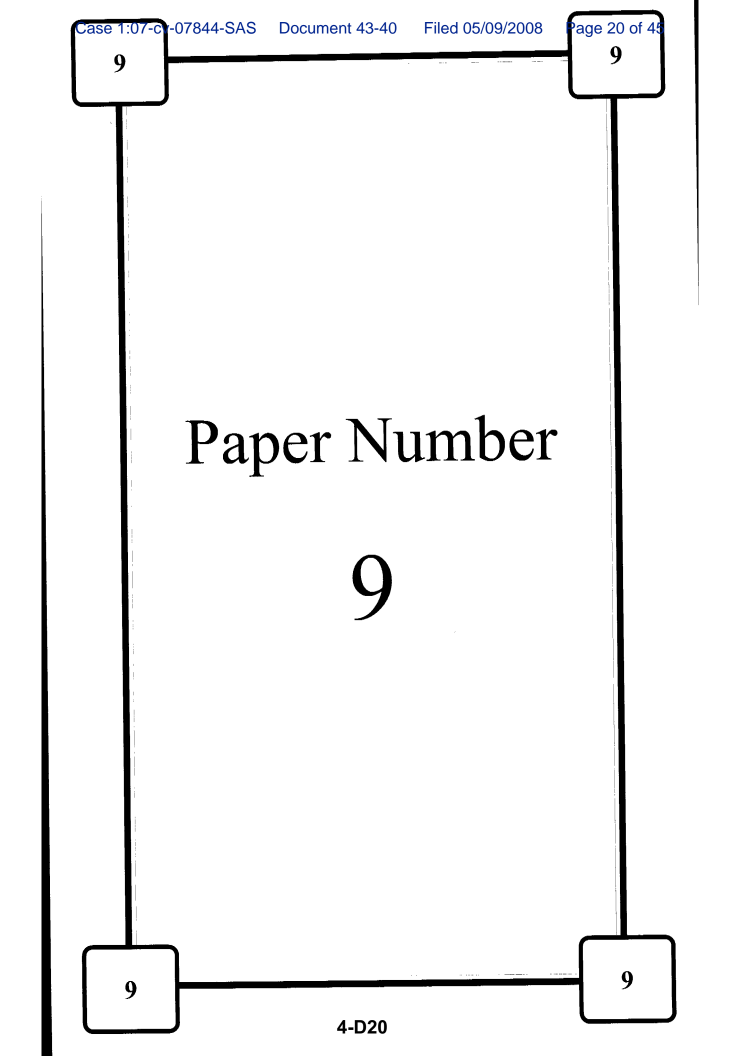
2. Huleatt Log. No. 34, 485

Date

Foley & Lardner 3000 K Street, NW, Suite 500 Washington, DC 20007-5109

Tel: (202) 672-5300

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Attorney Docket No. 046585/0121

In re patent application of

Jed FAHEYet al.

Serial No. 09/425,890

Filed October 25, 1999

MOV 1 3 2000

Art Unit: 1761

Examiner: L. Wong

For: CANCER CHEMOPROTECTIVE FOOD PRODUCTS

TERMINAL DISCLAIMER

Assistant Commissioner for Patents Washington, D.C. 20231

Sir:

Your Petitioner, JOHNS HOPKINS SCHOOL OF MEDICINE, 2024 E. Monument Street, Suite 2-100, Baltimore, Maryland 21205, represents that it is the owner of the entire right, title, and interest in and to U.S. Patent No. 5,968,567, which issued on U.S. Patent Application Serial No. 08/840,234, filed April 11, 1997, which is a continuation of 08/528,858, filed September 15, 1995, now U.S. Patent No. 5,725,895, as evidenced by the Assignment recorded at the USPTO, Reel 7694, Frame 0746 (copy attached as Exhibit 1). Your Petitioner hereby disclaims the terminal part of the term of any patent granted on the above-identified application which would extend beyond the full statutory term of U.S. Patent Nos. 5,968,567, and 5,725,895, and hereby agrees that any patent so granted on the above-identified application shall be enforceable only for and during such period that the legal title to said patent shall be the same as the legal title to U.S. Patent Nos. 5,968,567 and 5,725,895, this agreement to run with any patent granted on the above-identified application and to be binding upon the grantee, its successors or assigns.

In making the above disclaimer, Petitioner does not disclaim any terminal part of any patent granted on the above-identified application, prior to the full statutory term of U.S. Patent Nos. 5,968,567 and 5,725,895, as defined in 35 USC §§154-156 and 173, in the event that U.S. Patent Nos. 5,968,567 and 5,725,895 expire for failure to pay a maintenance fee, is held unenforceable or is found invalid in a final judgment by a court of competent

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Serial No. 09/425,890

jurisdiction, is statutorily disclaimed in whole or terminally disclaimed under 37 CFR §1.321(a), has all claims canceled by a reexamination certificate or as a result of an interference proceeding, or is otherwise deemed not to provide the rights conveyed by 35 USC §154 prior to the full statutory term of U.S. Patent Nos. 5,968,567 and 5,725,895, as defined in 35 USC §§154-156 and 173, except for the separation of legal title stated above. Further, Petitioner does not disclaim any extension or restoration of term relating to any patent granted on the above-identified application, which extension or restoration is effected under 35 U.S.C. §§155, 155A or 156 or any other applicable statute. The undersigned, being the Attorney of Record for the above-identified application and duly authorized to act on behalf of Petitioner, certifies to the best of his knowledge and belief, legal title in the above-identified application rests with Petitioner.

The undersigned declares that all statements made herein of his own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001, Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the above-identified application or any patent issuing therefrom.

Respectfully submitted,

November 13, 2000

Date

Richard C. Peet

Registration No. 35,792

Foley & Lardner 3000 K Street, N.W. Suite 500 Washington, D.C. 20007

Tel: (202) 672-5300 Fax: (202) 672-5399

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002.412339.1

Exhibit

JHU-TECHNOLOGY LICENSING TEL: 410-955-1245

Apr 4,97 15:13 No.006 P.02



MARCH 14, 1996

PTAS

B SAXE FOLEY & LARDNER P.O. BOX 25696 3000 K STREET, N.W., SUITE 500 WASHINGTON, D.C. 20007-5109 UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office ASSISTANT SECRETARY AND COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231



UNITED STATES PATENT AND TRADEMARK OFFICE NOTICE OF RECORDATION OF ASSIGNMENT DOCUMENT

THE ENCLOSED DOCUMENT HAS BEEN RECORDED BY THE ASSIGNMENT DIVISION OF THE U.S. PATENT AND TRADEMARK OFFICE. A COMPLETE MICROFILM COPY IS AVAILABLE AT THE ASSIGNMENT SEARCH ROOM ON THE REEL AND FRAME NUMBER REFERENCED BELOW.

PLEASE REVIEW ALL INFORMATION CONTAINED ON THIS NOTICE. THE INFORMATION CONTAINED ON THIS RECORDATION NOTICE REFLECTS THE DATA PRESENT IN THE PATENT AND TRADEMARK ASSIGNMENT SYSTEM. IF YOU SHOULD FIND ANY ERRORS OR HAVE QUESTIONS CONCERNING THIS NOTICE, YOU MAY CONTACT THE EMPLOYEE WHOSE NAME APPEARS ON THIS NOTICE AT 703-308-9723. PLEASE SEND REQUEST FOR CORRECTION TO: U.S. PATENT AND TRADEMARK OFFICE, ASSIGNMENT DIVISION, BOX ASSIGNMENTS, NORTH TOWER BUILDING, SUITE 10C35, WASHINGTON, D.C. 20231.

RECORDATION DATE: 09/15/1995

REEL/FRAME: 7694/0746 NUMBER OF PAGES: 2

BRIEF: ASSIGNMENT OF ASSIGNOR'S INTEREST (SEE DOCUMENT FOR DETAILS).

ASSIGNOR:

FAHEY, JED W.

DOC DATE: 09/13/1995

ASSIGNOR:

TALALAY, PAUL

DOC DATE: 09/13/1995

ASSIGNEE:

JOHNS HOPKINS SCHOOL OF MEDICINE 2024 E. MONUMENT STREET, SUITE 2-100 BALTIMORE, MARYLAND 21205

SERTAL NUMBER: 08528858

FILING DATE: 09/15/1995

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ISSUE DATE:

PATENT NUMBER:

SEDLEY PYNE, EXAMINER ASSIGNMENT DIVISION OFFICE OF PUBLIC RECORDS JHU-TECHNOLOGY LICENSING TEL: 410-955-1245 11-21-1995 U.S. DEPARTME FORM F 10-1595 OMB No. 0661-0011 (exp. 4/9 execution uniginal documents or copy thereof. 2. Name and address of receiving party(ies): To the Honorable Commission 1. Name of conveying partylies Name: Johns Hookins School of Medicine Jed W. FAHEY, Paul TALALAY Internal Address: Street Address: 2024 E. Monument Street. Suite 2-100 Additional namets) of conveying party(ios) attached? No City: Baltimore, State: MD ZIP: 21205 3. Nature of conveyance: Merger XX Assignment Change of Name Security Agreement Other Additional name(s) & address(as) attached? No Execution Date: 09-13-95 4. Application number(s) or patent number(s): If this document is being filed together with a new application, the execution date of the application is: 09-16-95 A. Patent Application No.(s) Additional numbers attached? No 6. Total number of applications and patents 5. Name and address of party to whom correspondence involved: 1 concern vg document should be mailed: Name: | QLEY & LARDNER - Attn: B. Saxe XX Enclosed Internal Address: P.O. Box 25696 Authorized to be charged to deposit account Street Address: 3000 K Street, N.W., Suite 500 ZIP: 20007-5109 B. Deposit account number: City: Washington, D.C. (Attach duplicate copy of this page if paying by deposit account) DO NOT USE THIS SPACE 40.00 0 1 581 110 MG 10/11/95 08528858 To the best of my knowledge and bekel, the foregoing information is true and compet and any ettached copy is a true copy of the original 9. Statement and signature. document. September 15, 1995 Bernhard D. Saxe Signature Name of Person Signing Total number of pages including cover sheet, attachments, and document: 2 MeE documents to be recorded with required cover sheet information to:

Commissioner of Patents & Trademarks, Box Assignments Washington, D.C. 20231

as set forth in his United States Patent Application

JIGNMENT - WORL! ' PE

For good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, each undersigned inventor has sold and assigned, and by these presents hereby sells and assigns, unto

JOHNS HOPKINS SCHOOL OF MEDICINE

its-successors and assigns, the entire right, title and interest, so far as concerns the United States and the Territories and Possessions thereof and all foreign countries in and to the invention in

CANCER CHEMOPROTECTIVE FOOD PRODUCTS

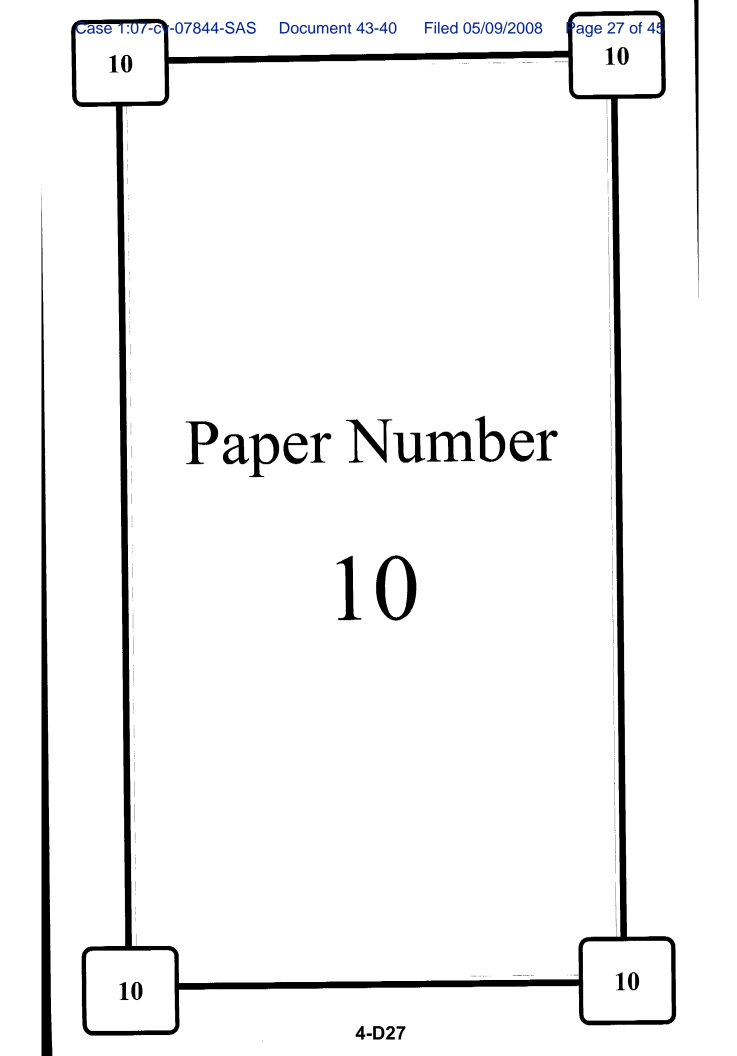
executed concurrently herewith XX executed on ___ Serial No. said application for United States Letters Patent, including all divisional, renewal, substitute, continuation and Convention applications based in whole or in part upon said inventions or upon said applications, and any and all Letters Patent and reissues and extensions of Letters Patent granted for said inventions or upon said applications and every priority right that is or may be predicated upon or arise from said inventions, said applications, and said Letters Patent; said Assignee being hereby authorized to file patent applications in any or all countries on any or all said inventions in the name of the undersigned or in the name of said Assignee or otherwise as said Assignee may deem advisable, under the International Convention or otherwise; the Commissioner of Patents and Trademarks of the United States of America being hereby authorized to issue or transfer all said Letters Patent to said Assignee in accordance herewith; this assignment being under covenant, not only that full power to make the same is had by the undersigned, but also that such assigned right is not encumbered by any grant, license, or other right theretofore given, and that the undersigned will do all acts reasonably serving to ensure that the said inventions, patent applications and Letters Patent shall be held and enjoyed by said Assignee as fully and entirely as the same could have been held and enjoyed by the undersigned if this assignment had not been made, and particularly to execute and deliver to said Assignee all lawful documents including petitions, specifications, oaths, assignments, invention disclaimers, and lawful affidavits in form and substance which may be requested by said Assignee, to furnish said Assignee with all facts relating to said inventions or the history thereof and any and all documents, photographs, models, samples or other physical exhibits which may be of said inventions, and to testify in any proceedings relating to said inventions, patent applications and Letters Patent.

The undersigned hereby grant the firm of FOLEY & LARDNER the power to insert in this Assignment any further identification which may be necessary or desirable to comply with the rules of the U.S. Patent and Trademark Office for recordation of this Assignment.

NAMES AND SIGNATURES OF INVENTORS								
Name:Jed W. FAHEY	Signature: Jedli	Jeliez Dat	e: 1/13/95					
Name:Paul TALALAY	Signature: Haul Ta	la Cay Dat	e: 9/13/95					
Name:	Signature:	/ Dat	e:					
NAME	S AND SIGNATURES C	F WITNESSES						
Name: RUTH DILLINGER Signature: Beigh Willinger Date: 9/13/95								
Name: SHARON KERRY	Signature:	Dat	Te: 9.13.95					

Note: Prima facie evidence of execution may optionally be obtained by execution of this document before a U.S. Consul or before a local officer authorized to administer oaths whose authority is proved by a certificate from a U.S. Consul.

(PT-407:4/90(1) (modified)





UNITED STATI, DEPARTMENT OF COMMERCE Patent and Trademark Office

Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

FIRST NAMED INVENTOR ATTORNEY DOCKET NO. FILING DATE APPLICATION NO. J 046585/0121 10/25/99 FAHEY 09/425,890 **EXAMINER** IM22/0201 WONG.L FOLEY & LARDNER PAPER NUMBER ART UNIT SUITE 500 10 3000 K STREET NW 1761 WASHINGTON DC 20007-5109 DATE MAILED: 02/01/01

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

PTO-90C (Rev. 2/95)
U.S. G.P.O. 2000 ; 465-188/25266

4-D28

<u>ATTACHMENT TO AND MODIFICATION OF</u> <u>NOTICE OF ALLOWABILITY (PTO-37)</u>

(November, 2000)

NO EXTENSIONS OF TIME ARE PERMITTED TO FILE CORRECTED OR FORMAL DRAWINGS, OR A SUBSTITUTE OATH OR DECLARATION, notwithstanding any indication to the contrary in the attached Notice of Allowability (PTO-37).

If the following language appears on the attached Notice of Allowability, the portion lined through below is of no force and effect and is to be ignored¹:

A SHORTENED STATUTORY PERIOD FOR RESPONSE to comply with the requirements noted below is set to EXPIRE THREE MONTHS FROM THE "DATE MAILED" of this Office action. Failure to comply will result in ABANDONMENT of this application. Extensions of time may be obtained under the provisions of 37 CFR 1.136(a).

Similar language appearing in any attachments to the Notice of Allowability, such as in an Examiner's Amendment/Comment or in a Notice of Draftperson's Patent Drawing Review, PTO-948, is also to be ignored.

¹ The language which is crossed out is contrary to amended 37 CFR 1.85(c) and 1.136. See "Changes to Implement the Patent Business Goals", 65 Fed. Reg. 54603, 54629, 54641, 54670, 54674 (September 8, 2000), 1238 Off. Gaz. Pat. Office 77, 99, 110, 135, 139 (September 19, 2000).

*	09/425,890	, , , , , , , , , , , , , , , , , , , ,	Fahey et	al.
Notice of Allowability	Examiner Leslie Won	g	Group Art Unit 1761	
All claims being allowable, PROSECUTION ON THE MERIT herewith (or previously mailed), a Notice of Allowance and mailed in due course.				
▼ This communication is responsive to papers filed Nove	mber 13, 2000			·
★ The allowed claim(s) is/are 36 and 48-58 (renumbered)	1, 7-10, 2-6, 11, and	1 12 respec	tively)	
☐ The drawings filed on are accep				
☐ Acknowledgement is made of a claim for foreign priorit	ty under 35 U.S.C. §	119(a)-(d).		
☐ All ☐ Some* ☐ None of the CERTIFIED copies ☐ received.	•		been	
received in Application No. (Series Code/Serial N	lumber)			
received in this national stage application from ti	ne International Burea	u (PCT Rule	17.2(a)).	•
*Certified copies not received:				·
Acknowledgement is made of a claim for domestic price	ority under 35 U.S.C.	§ 119(e).		
A SHORTENED STATUTORY PERIOD FOR RESPONSE to a THREE MONTHS FROM THE "DATE MAILED" of this Office ABANDONMENT of this application. Extensions of time materials of the second sec	ce action. Failure to 1	imely com	olv will result in	
☐ Note the attached EXAMINER'S AMENDMENT or NOTE that the oath or declaration is deficient. A SUBSTITUT				ich discloses
Applicant MUST submit NEW FORMAL DRAWINGS				
\square because the originally filed drawings were declared	by applicant to be info	ormal.		
including changes required by the Notice of Draftspe to Paper No	erson's Patent Drawin	g Review,	PTO-948, attac	hed hereto or
 including changes required by the proposed drawing approved by the examiner. 	correction filed on		, whic	ch has been
including changes required by the attached Examine	r's Amendment/Comr	nent.		
Identifying indicia such as the application number (see a drawings. The drawings should be filed as a separate praftsperson.	37 CFR 1.84(c)) shoul paper with a transmitt	d be writte al lettter ac	n on the revers Idressed to the	e side of the Official
☐ Note the attached Examiner's comment regarding REQU	JIREMENT FOR THE D	DEPOSIT O	BIOLOGICAL	MATERIAL.
Any response to this letter should include, in the upper right CODE/SERIAL NUMBER). If applicant has received a Notice and DATE of the NOTICE OF ALLOWANCE should also be	e of Allowance and Is:	PPLICATIOI sue Fee Du	N NUMBER (SER e, the ISSUE BA	RIES ATCH NUMBER
Attachment(s)			•	
☐ Notice of References Cited, PTO-892				
			^	
Notice of Draftsperson's Patent Drawing Review, PT	O-948		\mathcal{Q}	
☐ Notice of Informal Patent Application, PTO-152			100	lie Wong
 ☐ Interview Summary, PTO-413 ☐ Examiner's Amendment/Comment 			U 14	in wing
Examiner's Comment Regarding Requirement for Dep	posit of Piolanian Adam	!-I	· /	1/24/01
Examiner's Statement of Reasons for Allowance	oost or profodical Mat	CI IQI	LI PRIM	SLIE WONG ARY EXAMINER
				T UNIT 1761

U. S. Patent and Trademark Office PTO-37 (Rev. 9-95)

Notice of Allowability

Part of Paper No. __10

Form PTO 948 (Rev. 8-98)

U.S. DEPARTMENT OF COMMERCE - Patent and Trademark Office Application No. 09 425 990

NOTICE OF DRAFTSPERSON'S PATENT DRAWING REVIEW

objected to by the Draftsperson under 37 CFR 134 of 1.152 in ubmission of new, corrected drawings when necessary. Corrected drawings when necessary.	
DRAWINGS. 37 CFR 1.84(a): Acceptable categories of drawings:	8. ARRANGEMENT OF VIEWS. 37 CFR 1.84(i)
Riack ink. Color.	Words do not appear on a horizontal, left-to-right fashion
Color drawings are not acceptable until petiton is granted.	when page is either upright or turned so that the top
Fig(s)	becomes the right side, except for graphs. Fig(s)
Pencil and non black ink not permitted. Fig(s)	9. SCALE. 37 CFR 1.84(k) Scale not large enough to show mechanism without
PHOTOGRAPHS. 37 CFR 1.84 (b)	crowding when drawing is reduced in size to two-thirds in
1 full-tone set is required. Fig(s)	reproduction.
Photographs not properly mounted (must use brystol board or	Fig(s)
photographic double-weight paper). Fig(s)	10. CHARACTER OF LINES, NUMBERS, & LETTERS.
Foor quality (half-tone). Fig(s) TYPE OF PAPER. 37 CFR 1.84(e)	37 CFR 1.84(i)
Paper not flexible, strong, white, and durable.	Lines, numbers & letters not uniformly thick and well
Fig(s) Fig(s) Fig(s) Rejeares Alterations overwritings interlineations.	defined, clean, durable, and black (poor line quality).
Erasures, alterations, overwritings, interlineations,	Fig(s)
folds, copy machine marks not accepted. Fig(s)	11. SHADING. 37 CFR 1.84(m) \(\Delta \) \(\lambda \)
Mylar, velum paper is not acceptable (too thin).	Solid black areas pale. Fig(s)
Fig(s)	Solid black shading not permitted. Fig(s)
SIZE OF PAPER. 37 CFR 1.84(f): Acceptable sizes:	Shade lines, pale, rough and blurred. Fig(s)
21.0 cm by 29.7 cm (DIN size A4)	37 CFR 1.84(p)
21.6 cm by 27.9 cm (8 1/2 x 11 inches)	Numbers and reference characters not plain and legible.
All drawing sheets not the same size.	Fig(s)
Sheet(s)	Figure legends are poor. Fig(s) HLC
MARGINS 37 CFR 1.84(g): Acceptable margins:	Numbers and reference characters not oriented in the
MAKON OF A TOO PARTY	same direction as the view. 37 CFR 1.84(p)(1)
Top 2.5 cm Left 2.5cm Right 1.5 cm Bottom 1.0 cm	Fig(s)
SIZE: A4 Size	English alphabet not used. 37 CFR 1.84(p)(2)
Top 2.5 cm Left 2.5 cm Right 1.5 cm Bottom 1.0 cm	Figs
SIZE: 81/2 x 11 0 / /	Numbers, letters and reference characters must be at least
Margins not acceptable. Fig(s) HLL	.32 cm (1/8 inch) in height. 37 CFR 1.84(p)(3)
Top (T) Left (L)	Fig(s)
Right (R) Bottom (B)	Lead lines cross each other. Fig(s)
VIEWS. 37 CFR 1.84(h) REMINDER: Specification may require revision to	Lead lines missing. Fig(s)
correspond to drawing changes.	14. NUMBERING OF SHEETS OF DRAWINGS. 37 CFR 1.84(t)
Partial views. 37 CFR 1.84(h)(2)	Sheets not numbered consecutively, and in Arabic numera
Brackets needed to show figure as one entity.	beginning with number 1. Sheet(s)
Fig(s)	15. NUMBERING OF VIEWS. 37 CFR 1.84(u)
Views not labeled separately or properly.	Views not numbered consecutively, and in Arabic numeral
Fig(s)	beginning with number 1. Fig(s)
Enlarged view not labeled separetely or properly.	16. CORRECTIONS. 37 CFR 1.84(w)
Fig(s)	Corrections not made from prior PTO-948 dated
SECTIONAL VIEWS. 37 CFR 1.84 (h)(3)	17. DESIGN DRAWINGS. 37 CFR 1.152
Hatching not indicated for sectional portions of an object.	Surface shading shown not appropriate. Fig(s)
Fig(s)Sectional designation should be noted with Arabic or	Solid black shading not used for color contrast.
Roman numbers. Fig(s)	Fig(s)
1.9(-)	
OMMENTS	
•	•
	·

McPhatler DATE 12/6/99 TELEPHONE NO. 103-308-0366



UNITED STATES PARTMENT OF COMMERCE Patent and Trademark Office

NOTICE OF ALLOWANCE AND ISSUE FEE DUE

1822/0201

FOLEY & LARDNER SUITE 500 3000 K STREET NW WASHINGTON DC 20007-5109

APPLICATION NO.	FILING DATE	TOTAL CLAIMS	EXAMINER AND GROUP ART U	NIT	DATE MAILED
09/425,870	10/25/39	0.127	WONES L	1761	0.270 ± 0.03
First Named FAHEY,	· · · ·	39 L	SC 154(n) term ext. =	ti tras	/5

METHOD OF PREPARING A FOUR PRODUCT TITLE OF INVENTION

ATTY'S DOCKET NO.	CLASS-SUBCLASS	BATCH NO.	APPLN. TYPE	SMALL ENTITY	FEE DUE	DATE DUE
1 046585/013	21 426-049	.000	257 UTIL	LITY YES	3620.0	0 (05/10 ₁ 03

THE APPLICATION IDENTIFIED ABOVE HAS BEEN EXAMINED AND IS ALLOWED FOR ISSUANCE AS A PATENT. PROSECUTION ON THE MERITS IS CLOSED.

THE ISSUE FEE MUST BE PAID WITHIN THREE MONTHS FROM THE MAILING DATE OF THIS NOTICE OR THIS APPLICATION SHALL BE REGARDED AS ABANDONED. THIS STATUTORY PERIOD CANNOT BE EXTENDED.

HOW TO RESPOND TO THIS NOTICE:

- I. Review the SMALL ENTITY status shown above. If the SMALL ENTITY is shown as YES, verify your current SMALL ENTITY status:
 - A. If the status is changed, pay twice the amount of the FEE DUE shown above and notify the Patent and Trademark Office of the change in status, or
 - B. If the status is the same, pay the FEE DUE shown above.

If the SMALL ENTITY is shown as NO:

- A. Pay FEE DUE shown above, or
- B. File verified statement of Small Entity Status before, or with, payment of 1/2 the FEE DUE shown above.
- II. Part B-Issue Fee Transmittal should be completed and returned to the Patent and Trademark Office (PTO) with your ISSUE FEE. Even if the ISSUE FEE has already been paid by charge to deposit account, Part B Issue Fee Transmittal should be completed and returned. If you are charging the ISSUE FEE to your deposit account, section "4b" of Part B-Issue Fee Transmittal should be completed and an extra copy of the form should be submitted.
- III. All communications regarding this application must give application number and batch number. Please direct all communications prior to issuance to Box ISSUE FEE unless advised to the contrary.

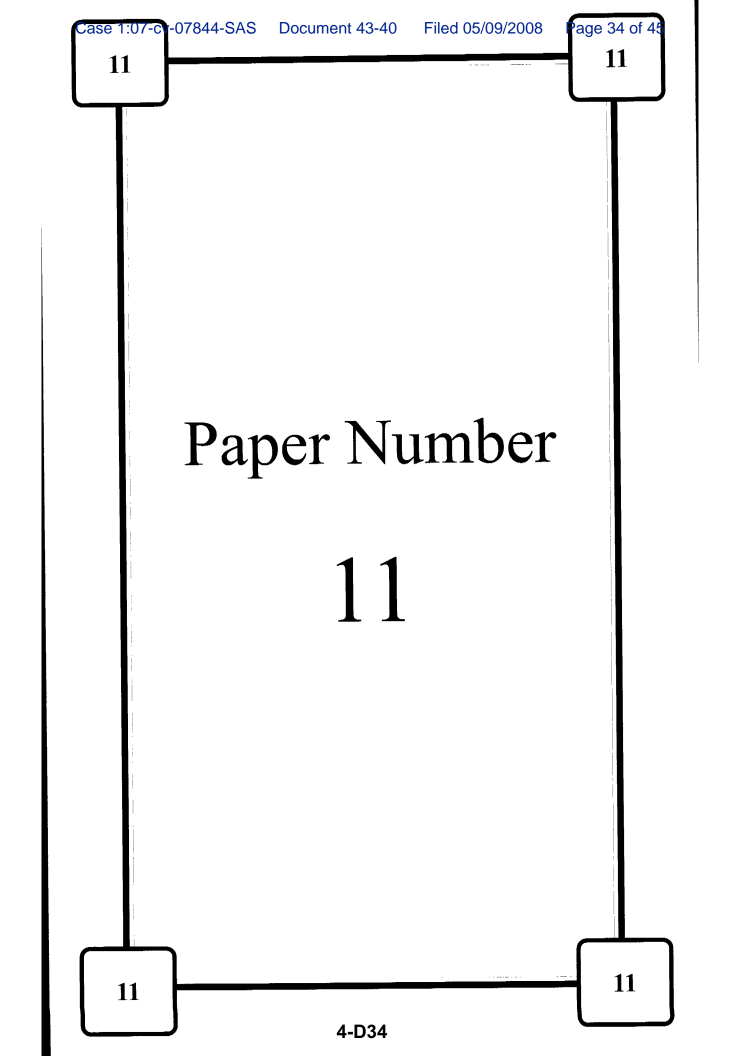
IMPORTANT REMINDER: Utility patents issuing on applications filed on or after Dec. 12, 1980 may require payment of maintenance fees. It is patentee's responsibility to ensure timely payment of maintenance fees when due.

PATENT AND TRADEMARK OFFICE COPY

PTOL-85 (REV. 10-96) Approved for use through 06/30/99. (0651-0033)

Complete a	and mail this form, to	gerne Orth applica	Assis	SSUE FEE Itant Commissio	oner for Patents		
-	•	WR 2 8 2000 H	Wash	nington, D.C. 20	231		
corresponden specifying a r maintenance i	ce address as indicated new correspondence ad fee notifications.	m suid be used for appropriate and confidence or mainten unless corrected below oldress; and/or (b) indicat	or directed otherwise ting a separate "FEE	in Block 1, by (a) E ADDRESS" for	assignment or formal drav Cet I hereby certify that this is	Transmittal. This certifing papers. Each addition wing, must have its own rtificate of Malling save Fee Transmittal is	cate cannot be used nal paper, such as an certificate of mailing.
	FOLEY & LA SUITE 500 3000 K STA WASHINGTON			2/0201	the United States Postal a mall in an envelope addres the date indicated below.	seed to the Box issue Fe	ostage for first class se address above on (Depositor's name
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	U9/425,890	10/25/99	012	WONG,	L	1761	02/01/0
First Named Applicant	FAHEY,		35	USC 154(b) term ext.	= 0 Day	V5.
ATTYS	046585/01:	CLASS-SUBCLASS	BATCH NO.	APPLN. TYPE	SMALL ENTITY	FEE DUE	DATE DUE
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Petent and Trademark Office; U.S. DEPARTMENT OF COMMERCE



ACCESS ACKNOWLEDGME. A and

NDATION BY DEFENSE AGENCY SECRECY ORDER RECOM

Application Serial No.: 09425890

Filing Date: Oct 25, 1999

Defense Agency: ARMY

Date Referred: Nov 12, 1999

I hereby acknowledge as indicated by my signature on this form that I have inspected this application in administration of 35 USC 181 on behalf of the Agency/Command specified below. I promise not to divulge any information from this application for any purpose other than administration of 35 USC 181.

Recommendation

(e.g. 'Secrecy Not Recommended (SNR)')

Reviewer(s) Signature/Date/Command

Me P Flein sional of 09/118, 867, filed Jul, 20, 7958

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Lich 13 a

Non 4.5. 5, 968, 667 159000 CY NOT RECOMMENDED

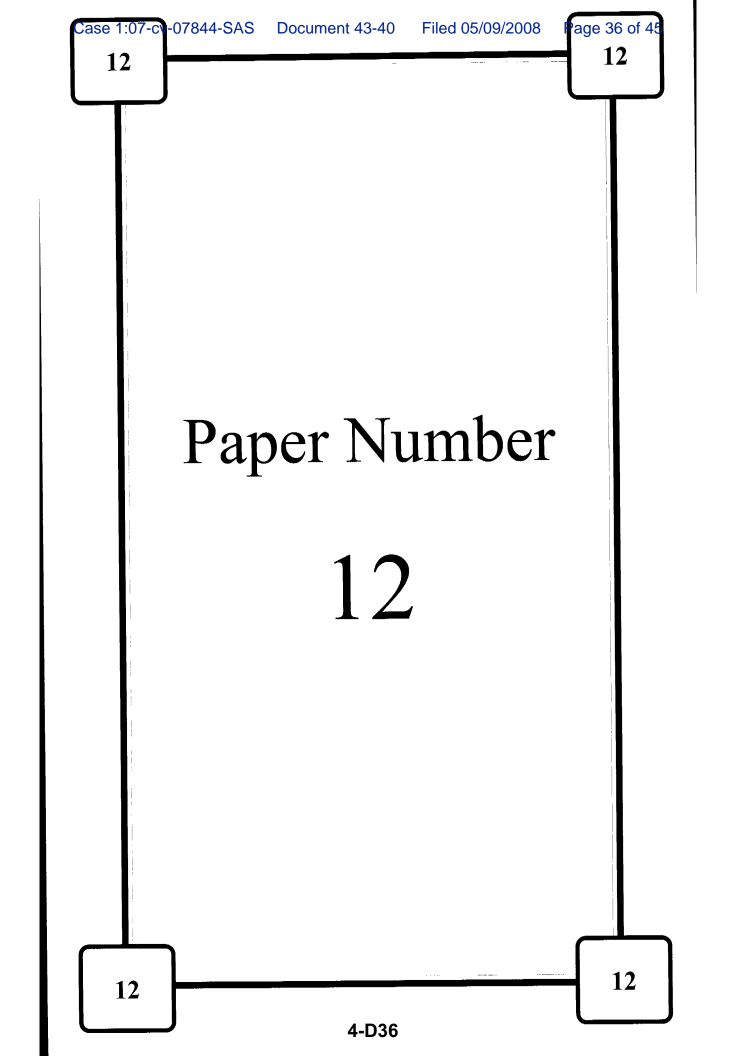
Instructions to Reviewers:

- 1. All individuals reviewing this application are required under 35 USC 181 to sign and date this form regardless of whether they are making a secrecy order recommendation.
- 2. The attached copy of the application, any copies made therefrom and this form must be returned to the PTO once a recommendation not to impose secrecy has been made or a secrecy order has been rescinded.

Time for Completion of Review:

Pursuant to 35 U.S.C. 184, the subject matter of this application may be filed in a foreign country for the purpose of filing a patent application without a license any time after the expiration of 6 months from filing date unless the application becomes the subject of a secrecy order.





IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant:

Jed FAHEY et al.

Title:

CANCER CHEMOPROTECTIVE

FOOD PRODUCTS

Appl. No.:

09/425,890

Filing Date: 10/25/1999

Examiner:

L. Wong

Art Unit:

1761

Batch No.: B52 Match and Return

REQUEST FOR CORRECTED NOTICE OF ALLOWANCE **AND ISSUE FEE DUE**

Assistant Commissioner for Patents Washington, D.C. 20231

ATTENTION: Leslie Wong

Primary Examiner, Art Unit 1761

Sir:

It is respectfully requested that an error in the Title of the Invention appearing in the Notice of Allowance and Issue Fee Due (PTOL-85) be corrected in this application.

Kindly change the TITLE OF THE INVENTION

from "METHOD OF PREPARING A FOOD PRODUCT"

to CANCER CHEMOPROTECTIVE FOOD PRODUCTS.

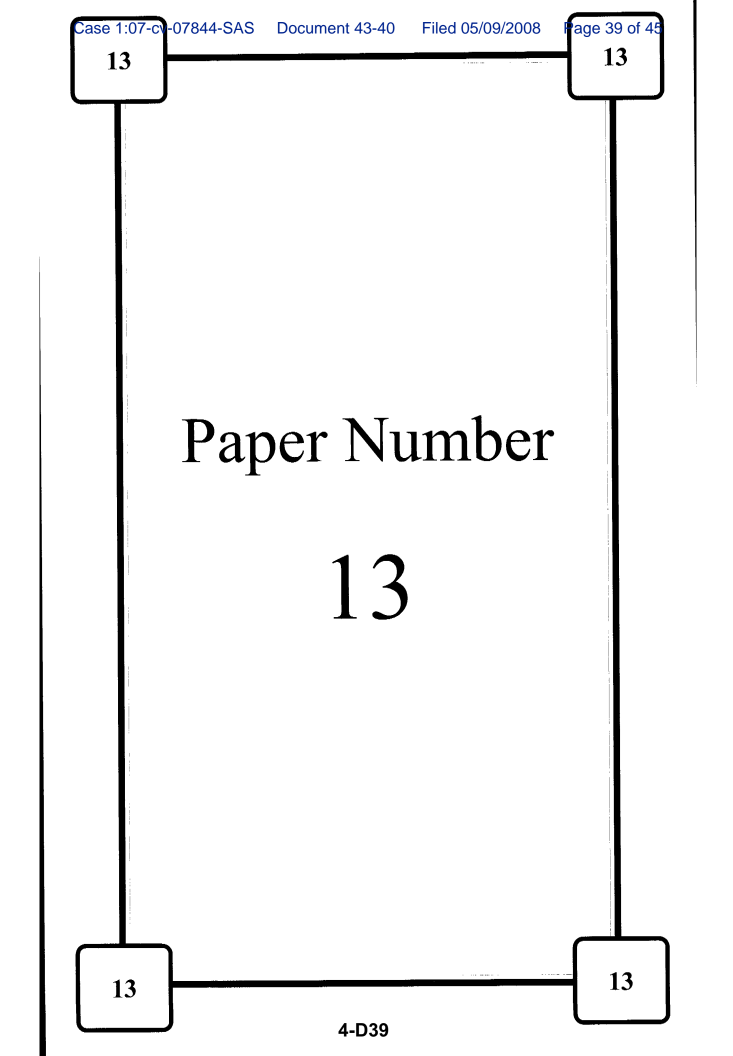
Please correct all relevant records and forward a corrected Notice of Allowance and Issue Fee Due (Forms PTOL-85 and 85B) to the undersigned attorney of record as soon as possible in order that it may be used to pay the Issue Fee Due.

Respectfully submitted,

Date: February 23, 2001

FOLEY & LARDNER
Washington Harbour
3000 K Street, N.W., Suite 500
Washington, D.C. 20007-5109
Telephone: (202) 672-5414
Facsimile: (202) 672-5399

Richard C. Peet Attorney for Applicant Registration No. 35,792



04-29-01 OW #14

Applicant:

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Jed W. Fahey et al.

Title:

CANCER CHEMOPROTECTIVE FOOD PRODUCTS

Appl. No.:

09/425,890

Filing Date:

October 25, 1999

Examiner:

L. Wong

Art Unit:

1761

B52

Batch No .:

TRANSMITTAL OF FORMAL DRAWINGS

Commissioner for Patents Washington, D.C. 20231

ATTENTION: DRAWING REVIEW BRANCH

Sir:

Transmitted herewith are the formal drawings (2 sheets, Figures 1 and 2) for the aboveidentified application. The Official Draftsperson is respectfully requested to approve these drawings for entry into the application.

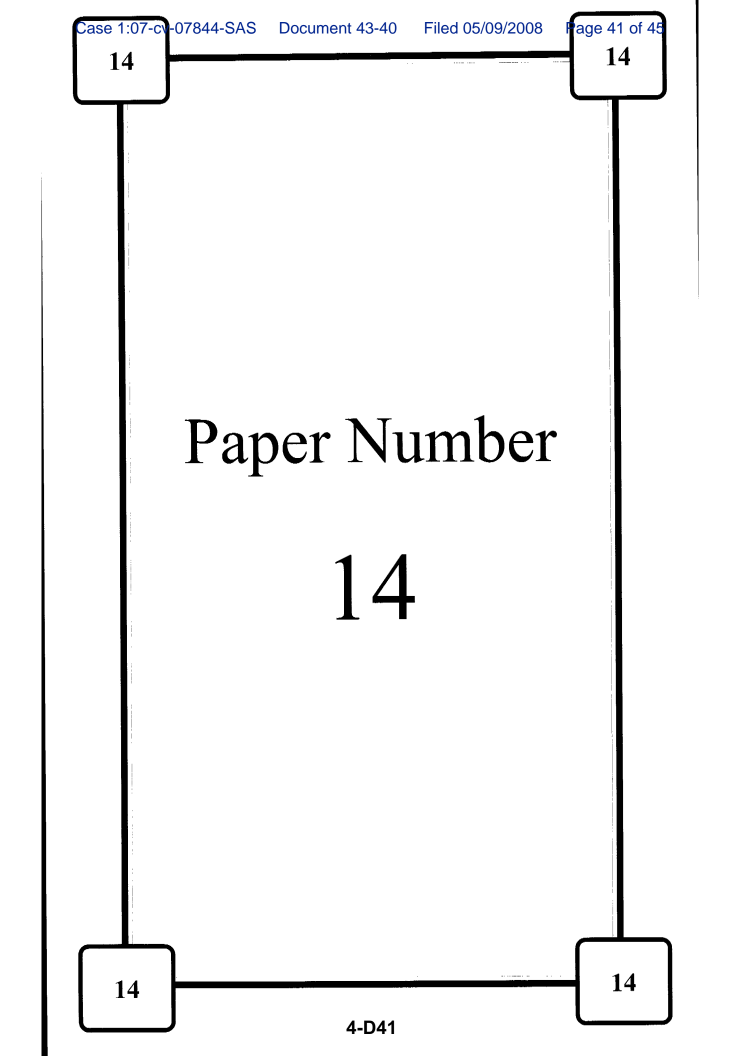
Respectfully submitted,

Date March 28, 2001

FOLEY & LARDNER Washington Harbour 3000 K Street, N.W., Suite 500 Washington, D.C. 20007-5109 Telephone: (202) 672-5404 Facsimile: (202) 672-5399

Richard C. Peet Attorney for Applicant Registration No. 35,792

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04-29-01 H

Applicant:

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Jed W. Fahey et al.

Title:

CANCER CHEMOPROTECTIVE FOOD PRODUCTS

Appl. No.:

09/425,890

Filing Date:

October 25, 1999

Examiner:

L. Wong

Art Unit:

1761

Batch No .:

B52

TRANSMITTAL OF FORMAL DRAWINGS

Commissioner for Patents Washington, D.C. 20231

ATTENTION: DRAWING REVIEW BRANCH

Sir:

Transmitted herewith are the formal drawings (2 sheets, Figures 1 and 2) for the aboveidentified application. The Official Draftsperson is respectfully requested to approve these drawings for entry into the application.

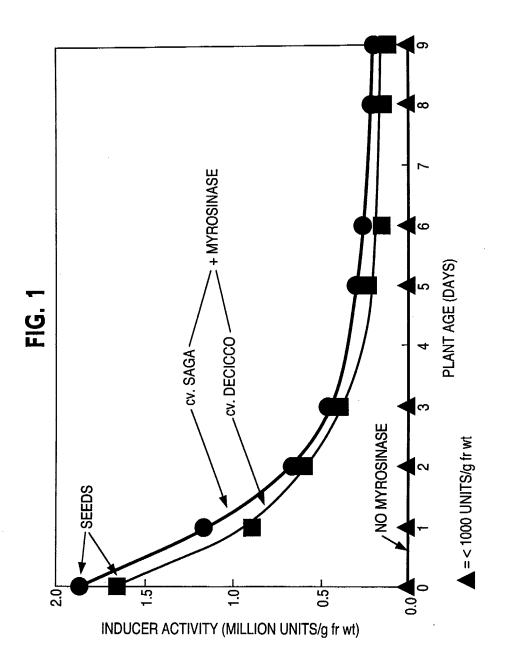
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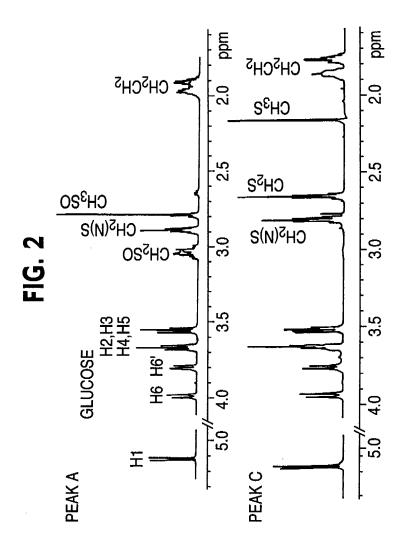
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Richard C. Peet Attorney for Applicant Registration No. 35,792 CANCER CHEMOPROTECTIVE FOOD
PRODUCTS
Serial No. 09/425,890 Filed: 10/25/
Inventor: Jed W. Fahey et al.
Atty. Docket No. 046585/0121
Foley & Lardner Filed: 10/25/99

6242018



CANCER CHEMOPROTECTIVE FOOD PRODUCTS Serial No. 09/425,890 Filed: 10/25/99 Inventor: Jed W. Fahey et al. Atty. Docket No. 046585/0121 Foley & Lardner



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(Rev. 11/98)